

EXHIBIT MM

**to the Declaration of
Lisa J. Cisneros in Support of
Plaintiffs' Opposition Briefs**

REDACTED VERSION

Deposition of Chris Galy

In Re: HIGH-TECH EMPLOYEE ANTITRUST LITIGATION

12 | VIDEO DEPOSITION OF CHARTS GAILY

13 ATTORNEYS' EYES ONLY

14 | March 20, 2013

16 | Reported by: Anne Torreano, CSR No. 10520

1 MR. KIERNAN: No.

2 THE WITNESS: Okay.

3 BY MR. GLACKIN:

4 Q. Did you review -- do you know what an
09:27:06 5 interrogatory response is?

6 A. I do not.

7 Q. Okay. Do you know -- did you review the
8 declarations of any other people to prepare --

9 A. I did not.

09:27:20 10 Q. -- for this deposition?

11 Did you review any deposition transcripts?

12 A. I did not.

13 Q. All right. Now this question is going to go
14 back, actually, before -- long before this deposition.

09:27:32 15 Did you take any steps to collect documents at
16 the request of an attorney for use or production in
17 this case?

18 A. To collect?

19 Q. Yes.

09:27:46 20 A. Yes. So, I mean, I was asked not to delete
21 anything or -- but so whatever -- whatever was there.

22 Q. Okay. So --

23 A. Did I understand your question?

24 Q. I don't -- maybe not. Why don't I ask it a
09:28:01 25 slightly different way.

1 So was there any point in time where somebody
2 came to you and asked you to take some steps to --
3 without telling me what they said, take some steps to
4 collect say e-mails or personal documents or records
09:28:15 5 with respect to this case?

6 A. Yes.

7 Q. Okay. Without telling me what you were told,
8 what did you do to collect documents?

9 A. So we didn't touch anything. They basically
09:28:27 10 said, hey, we have -- I don't know what the legal term
11 for it is. Legal hold or whatever. You know, just
12 make sure that you're not deleting anything or -- so it
13 was basically a collection of whatever was on my system
14 at the time.

09:28:41 15 Q. What about hard-copy documents? Did you at
16 any point give attorneys your hard-copy documents to
17 review in this case?

18 A. It was mostly soft copy. I mean, almost
19 everything we have is soft copy.

09:28:53 20 Q. Meaning it's on e-mail?

21 A. Right, e-mail, PowerPoint presentations,
22 things like that.

23 Q. All right. Were there any hard-copy
24 documents?

09:28:59 25 A. I don't know. I can't remember.

1 Q. Do you have a personal e-mail account?

2 A. I do.

3 Q. Do you ever use your personal e-mail account
4 for business?

09:29:11 5 A. No.

6 Q. Did you -- what kind of e-mail account is
7 that?

8 A. It's a Yahoo account.

9 Q. Okay. Did you review your Yahoo account for
09:29:23 10 any documents that might be relevant to this case?

11 A. I gave my attorneys full access to everything,
12 so -- I didn't necessarily go back in and look for
13 things because I don't use it for business, but --

14 Q. But you gave your lawyers access --

09:29:37 15 A. Mm-hmm.

16 Q. -- to the Yahoo account?

17 A. Yep.

18 Q. Okay. Show you what will be marked -- I think
19 we're starting at 2130.

09:30:13 20 (DEPOSITION EXHIBIT 2130 MARKED.)

21 BY MR. GLACKIN:

22 Q. Mr. Galy, do you -- it's "Galy"; right?

23 A. It is.

24 Q. Do you recognize 2130?

09:30:26 25 A. I do.

1 interest in coming to Intuit. And that's always the
2 first question.

3 "This is Chris Galy. I'm calling from
4 Intuit. I'd like to spend a couple minutes of your day
02:11:59 5 to see if there's an opportunity for me to inform you
6 about a specific role or just to build a bridge for the
7 future. You're in our industry, and you're somebody
8 we'd like to stay in touch with."

9 Q. Sounds like you might have said that once or
02:12:11 10 twice.

11 A. Couple of times.

12 Q. So what other things -- I mean, after you've
13 said that, which sounds like a great way to start the
14 conversation --

02:12:23 15 A. Sure.

16 Q. -- what are -- I know every conversation's --

17 A. Yeah.

18 Q. -- different on some level --

19 A. Yeah.

02:12:27 20 Q. -- but what are some standard points you'd
21 want to hit talking about it?

22 A. The next question is, you know, once -- if
23 that door's open, "What can I -- what questions do you
24 have and what could I answer?" I'll turn it over to
02:12:39 25 the prospective candidate, and of course that's

1 different for every single candidate that we call out
2 to.

3 But essentially we're gauging interest and
4 we're gauging whether they would be interested in -- at
02:12:51 5 least at some point it's -- probably a phone screen is
6 the next step, just looking at, hey, you know, you're
7 here, this is what we're looking for, does that sound
8 like it could be a match? Would you be interested in
9 having further discussions?

02:13:04 10 Q. Okay. How -- what kind of conversations would
11 you typically have with candidates about compensation
12 in an initial cold-call?

13 MR. KIERNAN: Object to form.

14 THE WITNESS: It comes up. Again, generally
02:13:23 15 driven -- the goal of -- the first, primary goal is to
16 generate interest and awareness and see if there's a
17 match. But then the next thing is you don't want to
18 waste people's time and they don't want to waste yours.

19 And so it's -- these days, it's generally, you
02:13:37 20 know, hey, give me a ballpark. Are we doing apples to
21 apples, or are we -- are you in Yankee Stadium and
22 we're in the Oakland Coliseum?

23 And I'm an A's fan, by the way, so --

24 MR. GLACKIN: Me too, but Yankee Stadium's a
02:13:57 25 little nicer.

1 THE WITNESS: Yeah. So you get the reference.

2 MR. GLACKIN: Yeah. So --

3 MR. KIERNAN: There's also a Red Sox fan in
4 the house. So --

02:14:04 5 MR. GLACKIN: Well, we won't --

6 MR. KIERNAN: I carry a picture.

7 THE WITNESS: Sorry to hear that.

8 MR. GLACKIN: We don't hold that against you,
9 Mr. Kiernan.

02:14:09 10 MR. KIERNAN: That's right.

11 BY MR. GLACKIN:

12 Q. So is that usually you asking them how much
13 they make or them asking you what the ballpark is for
14 the position, or could it be either way?

02:14:18 15 A. It could be either way. But generally
16 speaking, I like to leave it up to them to tell me what
17 their expectations are. So ... yeah, I mean, it could
18 be either way.

19 Q. Okay. Are there any -- are there any like
02:14:39 20 written guidelines about the level of detail you can
21 get into in a cold-call about compensation, or is it
22 just kind of up to your discretion as a sourcer?

23 A. No, we leave it up to the discretion of the
24 sourcer.

02:14:49 25 Q. Okay. And I guess you'd be working off, in

1 terms of your information, whatever salary range and
2 bonus range had come out of the talent acquisition
3 plan? Is that fair to say?

4 MR. KIERNAN: Object to the form.

02:15:01 5 THE WITNESS: It's a general -- yeah, it's a
6 general guideline.

7 BY MR. GLACKIN:

8 Q. So can I direct your attention to paragraph 10
9 of your declaration, please?

02:15:22 10 A. Sure.

11 Q. So the second sentence says, "The recruiter
12 inquires of the candidate what the candidate is earning
13 at his or her current position, how long the candidate
14 has been earning that amount, and when the candidate's
02:15:37 15 next expected compensation adjustment will occur."

16 So are you saying here that that's a sort of
17 standard set of questions a recruiter would ask in a
18 cold-call?

19 A. Not in a cold-call.

02:15:48 20 Q. Okay.

21 A. So the context of this sentence is really when
22 we're -- when we're saying, hey, there could be a
23 match, we're both very interested.

24 At every stage in the process, you're getting
02:15:59 25 a little bit more detailed. And the intent of this is,

1 better than others. But when you're talking about
2 sources of hire, most of them, when you look at the top
3 of the funnel to the bottom of the funnel, it's a very
4 small fraction.

02:28:57 5 Q. Okay. So in paragraph 16 in the last sentence
6 you say, "To the contrary, I've made cold-calls to
7 Google employees on the same basis as any other
8 company."

9 How many cold-calls did you make to Google
02:29:18 10 employees during the time period 2006 to 2009?

11 A. I don't have a specific number.

12 Q. Okay. Is there any way to answer that
13 question by looking at records?

14 A. No.

02:29:32 15 Q. Did you write "To the contrary"?

16 MR. KIERNAN: I instruct the witness not to
17 answer on the grounds of attorney-client privilege and
18 work product.

19 BY MR. GLACKIN:

02:29:44 20 Q. Is "To the contrary" a phrase that you use
21 very commonly in speech?

22 A. I do sometimes. I don't -- I don't know what
23 your definition of "commonly" is, but I have been known
24 to throw that out.

02:30:06 25 MR. GLACKIN: This would be a good time for a

1 break, if that's agreeable to everybody else.

2 MR. KIERNAN: Yeah, yeah, yeah.

3 THE VIDEOGRAPHER: All right. We're going off
4 the record. The time is 2:30 p.m.

02:30:29 5 (RECESS TAKEN.)

6 THE VIDEOGRAPHER: We're back on the record.

7 The time is 2:47 p.m., and this is the beginning of
8 media No. 3 in the deposition of Chris Galy on March
9 20th, 2013.

02:47:50 10 Please proceed.

11 BY MR. GLACKIN:

12 Q. Welcome back, Mr. Galy.

13 A. Thank you.

14 [REDACTED]

18 BY MR. GLACKIN:

19 Q. So when you're getting -- so I know you told
20 me a few things there, and I'm going to try to go
21 through them one by one.

22 A. Okay.

23 Q. [REDACTED]

[REDACTED] [REDACTED]

[REDACTED]

[REDACTED]

4 A. [REDACTED]

02:50:09 5 [REDACTED]

[REDACTED]

7 Q. [REDACTED]

[REDACTED]

[REDACTED]

02:50:23 10 A. [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

16 Q. [REDACTED]

17 A. [REDACTED]

18 Q. Sorry.

19 A. Right?

02:50:47 20 Q. [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

02:51:03 25 A. It's a -- [REDACTED] [REDACTED]

1 part of the first attachment.

2 A. Okay.

3 Q. [REDACTED]

[REDACTED]

[REDACTED]

6 A. Yes.

7 Q. Can you tell us what some of these acronyms
8 mean, please?

9 A. Which -- so working on the left-hand column
03:02:47 10 down, [REDACTED]

[REDACTED].

21 Q. So -- and then when you say -- [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

03:03:33 25 A. [REDACTED]

1 Q. Now, is this something that they send to you,
2 or is this something you generate out of the total
3 rewards program or whatever it is?

4 A. [REDACTED]

5 [REDACTED]
6 Q. Just out of curiosity, [REDACTED]
7 [REDACTED]
8 [REDACTED]
9 [REDACTED]

03:03:56 10 MR. KIERNAN: Objection to form.

11 BY MR. GLACKIN:

12 Q. How many people aren't covered by this, is
13 another way to ask the question.

14 MR. KIERNAN: Same objection.

03:04:03 15 THE WITNESS: [REDACTED] [REDACTED]
[REDACTED]

17 BY MR. GLACKIN:

18 Q. Okay. That's it. I'm done with that
19 document. Thank you.

03:04:21 20 Are you familiar with the phrase in your
21 work -- you should put that down --

22 A. Oh, okay.

23 Q. -- "off-cycle pay increase" or "off-cycle pay
24 action"?

03:04:34 25 A. Sure.

1 Q. What does that mean to you?

2 A. It means outside of the two -- the focal
3 process and the midyear process. So ...

4 Q. So that would be an action taken with respect
03:04:44 5 to employee compensation that's not part of the focal
6 process or not part of the midyear process?

7 A. That's right. Other than something that might
8 have happened because an internal applied to a role and
9 got a promotion and got a -- and for all I know --
03:05:04 10 that's my definition. For all -- I don't know what
11 total rewards' definition is.

12 [REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

16 Q. Does -- and when we're talking about off-cycle
17 pay actions, does that generally refer to something
18 that's companywide?

19 A. Hmm-mm, no.

03:05:29 20 Q. Okay. So it would be individual?

21 A. Yes.

22 Q. Okay. Are there ever companywide off-cycle
23 pay actions?

24 A. Not since I've been here.

03:05:38 25 Q. Okay. Can you give me a personal example or

1 an example about which you have some personal knowledge
2 of an off-cycle pay action?

3 [REDACTED]
[REDACTED]

12 Q. I see.

13 A. Right. We gave her a salary increase.

16 Q. [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

23 Q. Is it possible that that is one of the
24 situations in which a manager might -- or the business
03:06:53 25 leader might have to go to his manager and ask for a

1 bigger compensation budget?

2 A. Yeah.

3 Q. I'm going to show you now -- okay. So this --

4 (DEPOSITION EXHIBIT 2141 MARKED.)

03:07:31 5 BY MR. GLACKIN:

6 Q. So this is a document that's Bates-numbered

7 INTUIT_053940, an e-mail from Jim -- do you know how to
8 say his last name?

9 A. Grenier.

03:07:54 10 Q. Grenier, dated March 17 of 2009.

11 And I'll just draw your attention to the fact
12 that you're copied in the cc line on the -- among many
13 other people on the e-mail.

14 A. Yep.

03:08:04 15 Q. Have you seen this e-mail before?

16 A. Yes.

17 Q. Did you receive it on or around March 17,
18 2009?

19 A. I did.

03:08:10 20 Q. Do you remember receiving it? Do you remember
21 this event?

22 A. Yes.

23 Q. Okay. Tell me about what was going on with
24 respect to this e-mail.

03:08:21 25 A. So this is -- as we prepare to go into the

1 focal review season, this is an e-mail that Jim had
2 sent out basically saying the process -- because you
3 have to be here for a certain amount of time for us to
4 really understand how well you did in your performance
03:08:43 5 anyway. There's a cutoff date that generally says any
6 offers after this particular time.

7 What we do is we work in some assumption
8 that -- because we know that they're not going to be
9 eligible for that focal process, we factor that into
03:09:00 10 the offer, knowing that we don't want people to go for
11 a year and a quarter, basically, without -- so we
12 factor that -- that into whatever offer that we're
13 looking to do for that particular person, the people
14 that come in after April.

03:09:14 15 Q. Why would it be bad for somebody to have to
16 wait for a year to get the increase?

17 MR. KIERNAN: Objection to form.

18 THE WITNESS: Well, we -- you know, the market
19 can move pretty fast, and so it would be bad if you
03:09:28 20 hired somebody and then they decided that they're going
21 to go work somewhere else because they were waiting too
22 long to get an increase.

23 BY MR. GLACKIN:

24 Q. Is it possible they'd feel they'd been treated
03:09:39 25 unfairly relative to their coworkers?

1 Q. Okay. Where it says -- in the first bullet it
2 says, "Pay out adjustments outside the tool/TPT after
3 April 1st."

4 I'm curious, what does "tool/TPT" mean, if you
03:11:02 5 know?

6 A. The talent pay tool. It was a -- it was a
7 tool that I as a manager would make my focal
8 recommendations for my folks. Focal review process,
9 performance and salary and equity. So it's the
03:11:20 10 technology that we used.

11 Q. I see. I see.

12 So it was an internal tool for managers to use
13 with respect to their employees' compensation?

14 A. To manage the focal review process.

03:11:34 15 Q. All right. But it didn't have anything to do
16 with recruiting?

17 A. No.

18 Q. Mr. Grenier says, "especially important given
19 the unique financial situation we're facing."

03:11:44 20 Was Intuit facing a unique financial situation
21 in March 17 -- on March 17 of 2009?

22 MR. KIERNAN: Objection to form.

23 BY MR. GLACKIN:

24 Q. If you know.

03:11:54 25 A. The entire world was facing a unique financial

1 situation at that particular time.

2 Q. Okay. So you understood this to be just
3 referring to the general economic troubles?

4 A. The economic situation.

03:12:05 5 Q. The Great Recession?

6 A. The Great Recession. Second Great Recession,
7 yeah.

8 Q. All right. Okay. You can put that aside.

9 Thank you.

03:12:17 10 A. Okay.

11 Q. Are you familiar with the phrase "internal
12 equity"?

13 A. Sure.

14 Q. What do you understand that phrase to mean, or
03:12:25 15 term to mean?

16 A. So -- and this is a phrase that ever since I
17 got in the business, internal equity was always one of
18 the considerations, which is basically pulling data
19 about what you're paying your folks in-house and making
03:12:42 20 sure that that's a consideration for what we perceive
21 somebody -- what the value for a particular candidate
22 is. It's a data point.

23 Q. So, I guess, what's the -- you know, what's
24 the goal of internal equity or of considering internal
03:13:01 25 equity as a data point?

1 A. Yeah.

2 You don't want to necessarily hire one person
3 in and lose ten. Right? So you're always balancing a
4 fast-moving market in technology with high-demand
03:13:18 5 skill, and you're looking at, you know, what -- what
6 can I -- for me to get the business done that I need to
7 get done and get the talent that I need to do it, you
8 know, internal equity, a reflection of internal equity
9 is always important to make sure that -- and it could
03:13:37 10 actually help the candidate, too. It's not to say --
11 not every -- not every company pays the way Intuit
12 does.

13 And so it's about building a -- it's a set of
14 data points where, as you're building a team, a
03:13:49 15 high-performing organization, that you want to make
16 sure that you pay people their value, so you could take
17 that off the table so they could focus on delivering.

18 Q. So when you say you might gain one person but
19 lose ten, I mean, I know you're being colloquial, but
03:14:02 20 you're saying you might lose people because they feel
21 they're being treated unfairly?

22 MR. KIERNAN: Objection to form.

23 THE WITNESS: So --

24 MR. KIERNAN: Ask him what he means.

03:14:12 25 BY MR. GLACKIN:

1 Q. What do you mean?

2 A. Yeah, I mean, you could ask -- you could ask
3 candidates or employees.

4 But yeah, you know, you don't -- you don't
03:14:19 5 want to -- if you're managing a high-performing
6 organization, you don't want to have people doing the
7 same work with wide disparity because -- in the same
8 geographic location.

9 Q. Is internal equity something that the talent
03:14:36 10 acquisition leader and the hiring manager would talk
11 about in coming up with the talent acquisition plan
12 from 2006 to 2009?

13 A. To the point that we had talked about before
14 when we asked that, you know, it's commonplace that the
03:14:51 15 manager would say, you know, here's the folks I already
16 have on my team, and I know what they're making, and
17 this is -- this is data points that we should consider
18 as we go out to the marketplace.

19 It's a set -- it's a set of data.

20 Q. So are you agreeing with me, then, that
21 that's -- that internal equity is one data point that
22 would be considered in -- between the -- in the
23 conversation between the hiring manager and the talent
24 acquisition leader?

25 A. I could agree that I always have that

1 conversation with a hiring manager.

2 Q. Okay. Okay. This has been previously marked
3 as Exhibit 1107.

4 A. Okay.

03:15:36

5 Q. [REDACTED]

6 [REDACTED]

7 A. [REDACTED] [REDACTED]

8 [REDACTED]

9 [REDACTED]

[REDACTED]

11 Q. Okay. And so -- and was this in effect
12 during -- or one like it in effect from 2006 to 2009?

13 A. Yes.

14 Q. And can I show you section 2, subsection B,
15 where it says "salary, bonus, target" --

16 A. Yes.

17 Q. -- and so forth?

18 A. Yeah.

19 Q. Okay. You agree with me it says there that
20 everyone is advised this is a good time to review
21 internal equity?

22 A. That's right.

23 Q. Okay. You can put that aside. Thank you.

24 A. Okay.

03:16:31

25 Q. Do you have any role in setting merit budgets?

1 A. I don't.

2 Q. Okay. Who sets merit budgets at Intuit?

3 A. I don't know.

4 Q. Well, is there a particular division of the
03:16:45 5 company or group of employees that are responsible for
6 that job function?

7 A. Total rewards team.

8 Q. And would the total rewards team have been
9 responsible for it in 2006 to 2009?

03:16:56 10 A. I could only assume yes.

11 Q. Okay. Do you know a gentleman named Parrish
12 Pullen?

13 A. Parrish, yes.

14 Q. Who's Parrish?

03:17:10 15 A. Parrish was in our total rewards team at the
16 time.

17 Q. In 2006 to --

18 A. 2006-2000 -- I don't know. He did move into
19 sales, but I think it was after 2009. I don't know the
03:17:20 20 exact time.

21 Q. What's your relationship with Mr. Pullen?

22 A. Business partner, friend.

23 Q. Did he ever ask you for input on the merit
24 budget-setting process?

03:17:34 25 A. I don't -- I don't recall specific ask, but I

1 would say that it's not uncommon for total rewards to
2 say, "Hey, what's going on in the marketplace? What
3 skills are hot?" Those are conversations that I've had
4 with total rewards ever since I've been here.

03:17:55 5 I don't necessarily remember having a specific
6 conversation with Parrish, but those conversations I've
7 had, yes.

8 Q. All right. I'm going to hand you --

9 (DEPOSITION EXHIBIT 2142 MARKED.)

03:18:38 10 BY MR. GLACKIN:

11 Q. Okay. So I've handed you an e-mail message,
12 or exchange, I should say, between yourself and Mr. --
13 is it "Pullen"? Is that how you say his name?

14 A. "Pullen."

03:18:58 15 Q. "Pullen."

16 Bates number is INTUIT_039793, and it's dated
17 March 1st through March 3rd of 2010.

03:19:18 20 Q. Did you -- well, first of all, did you have
this exchange of e-mails with Mr. Pullen on or around
March 1st to March 3rd of 2010?

21 A. Yes.

22 Q. And do you recall having this exchange of
23 e-mails with him?

24 A. Now that I see this, yeah, I do.

03:19:25 25 Q. Okay. What context can you give me for this

1 document?

2 A. So just as Parrish asks, he's basically asking
3 our input to see what's going on in the external
4 market.

03:19:42

5

03:20:09

15 And this -- these are the responses that I got
16 back from the team, and so I cut-and-pasted those
17 responses and sent them to Eva and Parrish.

18 Q.

03:20:22

20 A.

23 Q.

24

And so at this point, was Mr. Pullen still
working in merit budget planning?

03:20:35

25 A. I believe so.

1 Q. And in the subject line it says "RT input."

2 Does "RT" stand for "right talent"?

3 A. It stands for "right talent."

4 Q. Okay. Is that another way of sort of
03:20:44 5 referring to the HR department?

6 A. It's Michael's organization, Michael McNeal's
7 organization.

8 Q. And --

9 A. Which included talent acquisition. It also
03:20:55 10 included talent development and technology systems and
11 tools.

12 Q. For some reason I have a recollection that you
13 testified earlier that Mr. McNeal was responsible for
14 executive-level hiring only. Is that not right? Did I
03:21:07 15 get that wrong?

16 A. Not only. So he was responsible for
17 executive-level hiring. That was part of right talent.

18 Q. I see.

19 So was your talent acquisition group also part
03:21:16 20 of right talent in 2010?

21 A. Yes.

22 Q. And is it still today?

23 A. No, I don't report to Michael anymore. I
24 report directly to Sherry Whiteley, the SVP of HR.

1 A. Yes. Different titles, but yes, we both sit
2 on Sherry's staff.

3 Q. So what was it that was significant -- well,
4 were these the only three responses you received, or
03:21:44 5 were these the ones that you selected to show Parrish
6 for some reason?

7 A. I don't remember.

8 Q. The bolding, was that something that you put
9 in or something that was in the original responses?

03:22:00 10 A. I can't remember.

11 Q. What was the -- what was the general answer to
12 Parrish's question that you saw reflected in these
13 responses?

14 MR. KIERNAN: Objection to form.

03:22:24 15 BY MR. GLACKIN:

16 Q. You know, let me ask -- I'll ask you a better
17 question.

18 So if I draw your attention to your e-mail to
19 him where you're sending this information, you say,

03:22:32 20 [REDACTED]
[REDACTED]
[REDACTED]
[REDACTED]

24 And I'm wondering if you can give us a little
03:22:43 25 context or elaboration on that statement.

1 A. I don't remember exactly what I was talking
2 about at that point.

3 Q. So in -- Chris writes, in the first -- in the
4 first response that you've pasted there -- excuse me.

03:23:06 5 Not Chris. James Ayres writes.

6 Do you know who Mr. Ayres is?

7 A. I do.

8 Q. Who's Mr. Ayres?

9 A. He was a talent acquisition manager on the
03:23:13 10 team at the time.

11 Q. Okay. Did he have responsibility for
12 particular job segments, or did he have -- or was his
13 responsibility unlimited in that respect?

14 A. He did. I don't know exactly what the scope
03:23:26 15 of his work was at this -- at the time he was writing
16 this, but he was in Canada, and his scope was mostly on
17 Canada and some in the UK.

18 Q. And he writes, [REDACTED]

[REDACTED]
[REDACTED]

21 In your experience, was that generally true
22 across the board?

23 MR. KIERNAN: Objection to form.

24 THE WITNESS: No.

03:23:58 25 BY MR. GLACKIN:

1 Q. No?

2 A. I mean, as we talked about, you know, internal
3 equity is part of a dataset, and when a manager
4 recognizes that their team might be falling behind what
03:24:12 5 the market is, based upon some of the recruiting
6 activity we have, they totally have the discretion to
7 go ahead and do what they need to do to make sure that
8 they're maintaining a high-performing team.

9 Q. So the next response is from Leigh Cordes.

03:24:26 10 Who's Leigh Cordes?

11 A. Leigh was a senior recruiter on the team. And
12 she still is a senior recruiter on the team.

13 Q. Okay. And then the next one is Katie
14 Caponigro?

03:24:39 15 A. Yes.

16 Q. Did I get that right?

17 A. You did.

18 Q. Okay. And who's Katie?

19 A. Katie was -- at this time was a recruiter on
03:24:46 20 the team.

21 Q. So when you posted this internally, this
22 question, was it posted in a place where it was only
23 going to be looked at by TA people?

24 A. Yes.

03:24:55 25 Q. Okay. So you posted it on the TA portal?

1 A. That's right.

2 Q. All right. Thank you. I think -- I'm sure
3 you said that and I just didn't understand it. Okay.

4 Did you get other requests from Parrish like
03:25:09 5 this over the years?

6 A. I don't remember any specific requests, like I
7 said, but it's very common for us to have conversations
8 with total rewards to just see what's going on in the
9 marketplace.

03:25:31 10 Q. All right.

11 (DEPOSITION EXHIBIT 2143 MARKED.)

12 BY MR. GLACKIN:

13 Q. So this is a document that's Bates-numbered
14 INTUIT_041548. It contains truly an ocean of e-mail
03:26:11 15 addresses, but fortunately they're all in alphabetical
16 order, and your e-mail address is on the second page,
17 about three, four, five, six, seven, eight, nine, ten,
18 eleven lines down.

19 Do you see your name there?

03:26:24 20 A. I do.

21 Q. Okay. So did you receive this e-mail message
22 from Mr. Lane on or around February 19 of 2009?

23 A. I did.

24 Q. Who was Mr. Lane?

03:26:44 25 A. Eric was a vice president. At this particular

1 time I would say that he was the vice president of
2 human resources. So he was the vice president of human
3 resources. And at this time I believe he was vice
4 president of human resources for the small business
03:27:04 5 division.

6 MR. KIERNAN: And I just want the record to
7 reflect that the e-mail is from Jim Grenier, not
8 from --

9 MR. GLACKIN: Oh, I'm sorry. Thank you,
03:27:14 10 David. Thank you. Yes. That was unclear. The
11 original e-mail was from Mr. Grenier.

12 THE WITNESS: Okay.

13 BY MR. GLACKIN:

14 Q. And at that point Mr. Grenier was in charge of
03:27:21 15 total rewards; is that right?

16 A. That's right.

17 Q. Okay. Now, did he report to Ms. Whiteley or
18 to somebody else?

19 A. He did.

03:27:25 20 Q. Okay. Is Mr. Grenier still at the company?

21 A. He is not with the company anymore.

22 Q. So I want to direct your attention if we could
23 go to the first actual text page of Mr. Grenier's
24 e-mail where it says, "Hello, Intuit leaders."

03:27:43 25

Do you see that?

1 REPORTER'S CERTIFICATE

2 I, Anne Torreano, Certified Shorthand Reporter
3 licensed in the State of California, License No. 10520,
4 hereby certify that the deponent was by me first duly
5 sworn, and the foregoing testimony was reported by me
6 and was thereafter transcribed with computer-aided
7 transcription; that the foregoing is a full, complete,
8 and true record of said proceedings.

9 I further certify that I am not of counsel or
10 attorney for either or any of the parties in the
11 foregoing proceeding and caption named or in any way
12 interested in the outcome of the cause in said caption.

13 The dismantling, unsealing, or unbinding of
14 the original transcript will render the reporter's
15 certificates null and void.

16 In witness whereof, I have subscribed my name
17 this 1st day of April, 2013.

18
19 [X] Reading and Signing was requested.
20 [] Reading and Signing was waived.

21 [] Reading and Signing was not requested.
22
23
24

ANNE M. TORREANO, CSR No. 10520